Remarks

Applicants respectfully traverses the restriction requirement.

The Examiner is respectfully reminded that in order to support a requirement for a divisional in a U.S. national phase PCT entry (35 U.S.C. 371) the framework of the statutes and rules require the USPTO Examiner to make an Agency determination that there is a lack of Unity of Invention, according to the PCT Articles, Rules (13) and Administrative Instructions including Annex B (see Caterpillar Tractor Co. v. Commissioner of Patents and Trademarks, 650 F. Supp. 218, 231 USPQ 590 (E.D. Va. 1986)). The Examiner has clearly failed to fulfill the above requirement in the action dated October 1, 2009 and the restriction requirement is improper.

Hence, Applicants respectfully requests withdrawal of the Examiner's restriction/election requirement in the instant case.

Please direct all correspondence to:

NXP Intellectual Property & Standards 1109 McKay Drive; Mail Stop SJ41 San Jose, CA 95131

CUSTOMER NO. 65913

By: /j, krause-polstorff/ Name: J. Krause-Polstorff Reg. No.: 41,127 408-474-9062